PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY	4
To: CHARLES M. ALLEN GOODMAN, ALLEN & FILETTI, PLLC	PCT
GLEN ALLEN, VA 23060	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION
	(PCT Rule 44.1)
	Date of mailing (day/month/year)
Applicant's or agent's file reference WHITPCT02	FOR FURTHER ACTION See paragraphs 1 and 4 below
International application No. PCT/US05/28509	International filing date (day/month/year) 09 August 2005 (09.08.2005)
Applicant MESSAGE LEVEL, LLC	1 () () () () () () () () () (
The applicant is hereby notified that the international sea have been established and are transmitted herewith.	rch report and the written opinion of the International Searching Authority
Filing of amendments and statement under Article 19 The applicant is entitled, if he so wishes, to amend the cla	:
	normally two months from the date of transmittal of the international
Where? Directly to the International Bureau of WIPC 1211 Geneva 20, Switzerland, Facsimile No	0, 34 chemin des Colombettes :: (41-22) 338.82.70.
For more detailed instructions, see the notes on the	
 The applicant is hereby notified that no international sear Article 17(2)(a) to that effect and the written opinion of t 	ch report will be established and that the declaration under the International Searching Authority are transmitted herewith.
3. With regard to the protest against payment of (an) addi	tional fee(s) under Rule 40.2, the applicant is notified that:
request to forward the texts of both the protest and t	
	plicant will be notified as soon as a decision is made.
Bureau. If the applicant wishes to avoid or postpone publication priority claim, must reach the International Bureau as provided in technical preparations for international publication.	e, the international application will be published by the International nn, a notice of withdrawal of the international application, or of the Rules 90bis.1 and 90bis.3, respectively, before the completion of the
international Bureau. The International Bureau will send a cop- preliminary examination report has been or is to be established, before the expiration of 30 months from the priority date.	the written opinion of the International Searching Authority to the of such comments to all designated Offices unless an international These comments would also be made available to the public but not
examination must be filed if the applicant wishes to postpone the (in some Offices even later); otherwise, the applicant must, with entry into the national phase before those designated Offices.	of some designated Offices, a demand for international preliminary entry into the national phase until 30 months from the priority date tin 20 months from the priority date, perform the prescribed acts for
In respect of other designated Offices, the time limit of 30 month	s (or later) will apply even if no demand is filed within 19 months.
See the Annex to Form PCT/IB/301 and, for details about the ap Volume II, National Chapters and the WIPO Interact site.	plicable time limits, Office by Office, see the PCT Applicant's Guide,
Name and mailing address of the ISA/ US	Authorized officer
Mail Stop PCT, Attn: ISA/US Commissioner for Patents	Andrew Caldwell For
P.O. Box 1450 Alexandria, Virginia 22313-1450	Telephone No. 571-272-0800
Facsimile No. (571) 273-3201 orm PCT/ISA/220 (January 2004)	(See notes on accompanying shoot

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference WHITPCT02	FOR FURTHER ACTION as v	see Form PCT/ISA/220 well as, where applicable, item 5 below.
International application No. PCT/US05/28509	International filing date (day/mont) 09 August 2005 (09.08.2005)	h/year) (Earliest) Priority Date (day/month/year)
Applicant MESSAGE LEVEL, LLC		
according to Article 18. A copy is being This international search report consists of It is also accompanied Basis of the Report a. With regard to the language, the international a translation of the of a translation of the form of a translation of the companied of the compani	transmitted to the International Bu- of a total of sheets. by a copy of each prior art docum international search was carried out upplication in the language in which e international application into mished for the purposes of internati te and/or amino acld sequence disc unsearchable (See Box No. II) g (See Box No. III)	on the basis of: it was filed. , which is the language onal search (Rules 12.3(a) and 23.1(b)) closed in the international application, see Box No. I.
	according to Rule 38.2(b), by this	Authority as it appears in Box No. IV. The applicant onal search report, submit comments to this Authority.
as suggested by the as selected by this A	uthority, because the applicant faile	d to suggest a figure.

INTERNATIONAL SEARCH REPORT

Form PCT/ISA/210 (second sheet) (April 2005)

International application No.

PCT/US05/28509

A. CLAS	SIFICATION OF SUBJECT MATTER G06F 15/16(2006.01)		
110.	2002 20120(200001)		- 20
USPC: According to	709/204,205,206,207 International Patent Classification (IPC) or to both nat	ional classification and IPC	
B. FIELI	OS SEARCHED		
	cumentation searched (classification system followed b 19/204,205,206,207	y classification symbols)	
Documentation	on searched other than minimum documentation to the	extent that such documents are included in	the fields searched
Electronic da	ta base consulted during the international search (name	of data base and, where practicable, search	n terms used)
C. DOCT	UMENTS CONSIDERED TO BE RELEVANT	· · · · · · · · · · · · · · · · · · ·	
Category *	Citation of document, with indication, where a	ppropriate, of the relevant passages	Relevant to claim No.
Y	US 20050015455 A1 (Liu) 20 Jan 2005, see entire document		1-13
Y	US 6,546,416 B1 (Kirsch) 8 April 2003, see entire document		1-13
			00
Further	documents are listed in the continuation of Box C.	See patent family annex.	
	pecial categories of cited documents:	"T" later document published after the inter	
"A" document	defining the general state of the art which is not considered to be of	date and not in conflict with the application principle or theory underlying the inver-	tion but cited to understand the tion
particular	relevance	"X" document of particular relevance; the c	
-	plication or patent published on or after the international filing date	considered novel or cannot be consider when the document is taken alone	ed to involve an inventive step
	t which may throw doubts on priority claim(s) or which is cited to the publication date of another citation or other special reason (as	"Y" document of particular relevance; the considered to involve an inventive step	laimed invention cannot be
	referring to an oral disclosure, use, exhibition or other means	with one or more other such document obvious to a person skilled in the art	
	t published prior to the international filing date but later than the ate claimed	"&" document member of the same patent i	israily
Date of the ac	ctual completion of the international search	Date of mailing of the international search	h report
	(02.05.2006)	14 JUN 20	U6
	ailing address of the ISA/US il Stop PCT, Attn: ISA/US	Authorized officer	
Cor	mmissioner for Patents	Andrew Caldwell	
Ale	D. Box 1450 xandria, Virginia 22313-1450	Telephone No. 571-272-0800	
	. (571) 273-3201		

PATENT COOPERATION TREATY				
From the INTERNATIONAL SEARCHING AUTHOR	ORITY			
INTERNATIONAL SEARCHING AUTHORITY TO: CHARLES M. ALLEN GOODMAN, ALLEN & FILETTI, PLLC 4501 HIGHWOODS PARKWAY, SUITE 210 GLEN ALLEN, VA 23060			PCT	
			WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY	
			(PCT Rule 43bis.1)	
			Date of mailing (day/month/year)	14 JUN 2006
Applicant's or agent's file reference			FOR FURTHER ACTION	
WHITPCT02			See paragraph 2 below	
International application No.	International fi	iling date	(day/month/year)	Priority date (day/month/year)
PCT/US05/28509	09 August 200			08 September 2005 (08.09.2005)
International Patent Classification (IPC) IPC: G06F 15/16(2006.01) USPC: 709/206,207	or both national c	classificati	on and IPC	
Applicant MESSAGE LEVEL, LLC				
I. This opinion contains indications rel	ating to the follo	wing item	s:	
Box No. I Basis of the	opinion			
Box No. II Priority				
Box No. III Non-establ	ishment of opinio	on with re	gard to novelty, inver	ntive step and industrial applicability
Box No. IV Lack of un	ity of invention			
Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability, citations and explanations supporting such statement				
Box No. VI Certain documents cited				
Box No. VII Certain del	ects in the interna	ational app	plication	
Box No. VIII Certain obs	ervations on the	internation	nal application	
2. FURTHER ACTION				
If a demand for international prelir International Preliminary Examini	ng Authority ("Il the IPEA and the	PEA") ex e chosen	cept that this does IPEA has notified th	be considered to be a written opinion of the not apply where the applicant chooses an se International Bureau under Rule 66.1bis(b) ered.
IPEA a written reply together, when of Form PCT/ISA/220 or before the	e appropriate, wi expiration of 22	ith amend	ments, before the ex	PEA, the applicant is invited to submit to the piration of 3 months from the date of mailing whichever expires later.
For further options, see Form PCT/ISA/220.				
3. For further details, see notes to Forn	PCT/ISA/220.			
Name and mailing address of the ISA/ U	S Date	of comple	tion of this opinion	Authorized officer
Mail Stop PCT, Attn: ISA/US Commissioner for Patents	1	•	(9.05.2006)	Andrew Caldwell
P.O. Box 1450	1910	my 2000 (2.03.2000)	
Alexandria, Virginia 22313-1450 Facsimile No. (571) 273-3201	Alexandria, Virginia 22313-1450 Facsimile No. (571) 273-3201 Telephone No. 571-272-0800			

Form PCT/ISA/237 (cover sheet) (April 2005)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.	_
PCT/US05/28509	

Box No. I Basis of this opinion 1. With regard to the language, this opinion has been established on the basis of: the international application in the language in which it was filed a translation of the international application into _____, which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)). 2. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of: type of material a sequence listing table(s) related to the sequence listing format of material on paper in electronic form c. time of filing/furnishing contained in the international application as filed. filed together with the international application in electronic form. furnished subsequently to this Authority for the purposes of search. In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished. 4. Additional comments:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US05/28509

Box No. V Reasoned statement under Rule 43 bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
1. Statement			
Novelty (N)	Claims NONE	YES	
	Claims 1-13	NO	
Inventive step (IS)	Claims NONE	YES	
	Claims 1-13	NO	
Industrial applicability (IA)	Claims 1-13	YES	
	Claims NONE	NO	

2. Citations and explanations:

Please See Continuation Sheet

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US05/28509

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

V. 2. Citations and Explanations:

- 1. Claims 1-13 lack an inventive step under PCT Article 33(3) as being obvious over Liu (US PG Pub No. 20050015455) in view of Kirsch S. (USPN 6546416).
- Regarding claim 1, Liu discloses a system for preventing the delivery of unsolicited and undesired electronic messages, comprising: a sending device disposed to transmit electronic messages to at least one receiving device and so further disposed to receive a confirmation request from at least one receiving device wherein said sending device is in communication with a sending module (Liu, [0010]);

said sending module comprising:

device wherein each said key is generated by applying an algorithm to data in each such message (Liu, 10065)):

means for incorporating each said key with each said electronic messages (Liu, 100921):

"means for receiving a confirmation request from a receiving device wherein said confirmation request comprises a key for a suspect message and the data from said suspect message from which said key for said suspect message would have been generated by said sending module had said key for said suspect message been enerated by said sending module (Liu, [00921]);

means for generating a comparison key by applying said algorithm to said data from said suspect message in said confirmation request (Liu, [0117]);

means for comparing said comparison key to said key for a suspect message in said confirmation request and

means for replying to said confirmation request confirming that said sending device sent such suspect message when said comparison key is identical to said key for a suspect message and denying that said sending device sent such suspect message when said comparison key is not identical to said key for a suspect message (Liu. 10013).

International application No. PCT/US05/28509

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

[0017]):

Liu discloses the limitations of sending device, but Liu does not specifically disclose about receiving device.

However, Kirsch discloses about:

a receiving device disposed to receive electronic messages from at least one sending device and so further disposed to transmit a confirmation request to at least one a sending device wherein said receiving device is in communication with a receiving module (Kirsch. col. 3. 142-67):

Because, knowing that Lin already mentioned (Liu, [0005]) that the confirmation method and system has been disclosed in Kirsch's selectively blocking delivery of build electronic mail, it would have been obvious to incorporate Kirsch's structure with Liu's structure for SPAM filters. Therefore, the claimed invention would have been obvious to one of ordinary skill in the art at the time of the invention.

said receiving module comprising:

means for temporarily withholding from delivery to the intended recipient an electronic message received by said receiving device (Kirsch, col.8. I.1-15):

means for locating within said received electronic message said key incorporated with said electronic message by a sending module (Kirsch, col.3, I.42-56);

means for locating within said received electronic message data identifying the sending device from which the received electronic message is purported to have been sent (Kirsch. col.3. 1.42-56):

means for preparing and transmitting a confirmation request to the sending device identified as the purported sender of said received electronic message, wherein said confirmation request comprises said key incorporated with said electronic message and data from said received electronic message from which said key for said received electronic message would have been generated by said sending module (Krisch, col.3, 1.42-56); said suspect message been generated by said sending module (Krisch, col.3, 1.42-56);

means for receiving a reply to said confirmation request wherein said reply affirms or denies that said received electronic message was sent by said sending device identified as the purported sender of said received electronic message (Kirsch, col. 8, 1.54-67), and:

means for permitting delivery of said received electronic message to the intended recipient when the reply to said confirmation request message affirms that the sending device identified as the purported sender of the message sent the message (Kirsch, col. 11.141-60, col.12.11-20).

- 3. Regarding claim 2, Liu further discloses the system of claim 1 wherein the data from which said key is prepared by said sending module for each said electronic message comprises the date and time the electronic message was prepared and the electronic address for the purported sender of each said electronic message and wherein the data from said suspect message comprising said confirmation request comprises the date and time said suspect electronic message was prepared and the electronic address for the purported sender of said suspect message (Liu, 100421, 100471).
- 4. Regarding claim 3, Liu further discloses the system of claim 1 wherein the data from which said key is prepared by said sending module for each said electronic message comprises the date and time the electronic message was prepared, the electronic address for the purported sender of each said electronic message and the electronic address for each intended recipient of said electronic address and wherein the data from said suspect message comprising said confirmation request comprises the date and time said suspect electronic message was prepared, the electronic address for the purported sender of said suspect message, and the electronic address for each intended recipient of said suspect message (Liu, [0046]).
- Regarding claim 4. Liu further discloses the system of claim 1 wherein the receiving
 module further comprises means for encrypting said confirmation request and means for
 decrypting said reply to said confirmation request and wherein the sending module further
 comprises means for decrypting said confirmation request and means for encrypting said
 reply to said confirmation request message (Liu, (10052)).

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US05/28509

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

- 6. Regarding claim 5, Liu further discloses the system of claim 1 wherein the receiving module further comprises means for generating and maintaining a database wherein said database comprises data identifying said sending device from which said reply to said confirmation request is received and wherein said means for locating within said received electronic message data identifying the sending device from which the received electronic message is purported to have been sent of said receiving module further comprises means for comparing said data identifying the sending device from which the received electronic message is purported to have been sent with data in said database (Liu, [0042], [0047]).
 - Claim 6 has similar limitation as claim 1. Therefore, claim 6 is rejected for the same reason as set forth for claim 1.
 - Claims 7-8 have similar limitation as claim 1-5. Therefore, claims 7-8 are rejected for the same reason as set forth for claim 1.
 - Claim 9 has similar limitation as claim 1. Therefore, claim 9 is rejected for the same reason as set forth for claim 1.
- Claim 10 has similar limitation as claim 1. Therefore, claim 10 is rejected for the same reason as set forth for claim 1.
- Claims 11-12 have similar limitation as claim 1-5. Therefore, claims 11-12 are rejected for the same reason as set forth for claim 1.
- Claim 13 has similar limitation as claim 1. Therefore, claim 13 is rejected for the same reason as set forth for claim 1